

## STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RIGHTS

## License for Diversion and Use of Water

Notice of Assignment (Over)

LICENSE No. 765

PERMIT No. 2600

8/18/43 Name of Relph to Leas stricken from Record

This is to Certify, That Earl W. Auble and Relph W. Lone of Los Angeles.

California,

hate made proof to the satisfaction of the Division

of Water Rights of California of a right to the use of the waters of an waters and any in

San Bernardine County

tributary of Big Beer Lake

for the purpose of demontic uses

under Permit No. 2000 of the Division of Water Rights and that said right to the use of said waters has been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Rights and the terms of the said permit; that the priority of the right herein confirmed dates from

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed one hundred (100) per day from January let to December 31st of each year.

The point of diversion of such water is located North seven hundred ninety (790) fact and East seven hundred forty (740) feet from the Southwest corner of Section 22, T 2 N, R 1 W, S.B.B. & M., being within the SW of said Section 28,

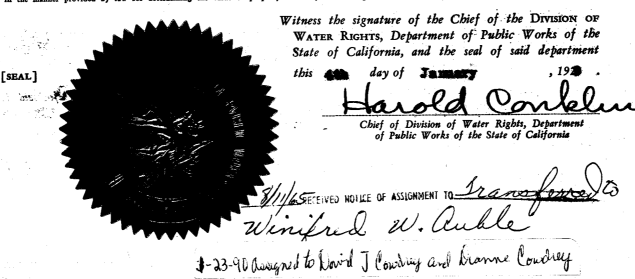
A description of the lands or the place where such water is put to beneficial use is as follows:

Lot 81 of the Big Bear Tract in the San Bernardino National Forest, being within the  $MW_4$  of SW; of Section 22, T 2 N, R 1 W, S.B.B. & M.

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

Sec. 20. All pennits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for which said water was appropriated, but no longer; and every ruch permit or license shall include the enumeration of conditions therein acts and the said water was appropriated, there is expressed, provided, that if, at any time after the expiration of twenty wars after the graining of a license, the state, or any city, city and country, municipal water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to purchase the event that the said state, city, city and country, municipal water district, irrigation district, lighting district, or any political subdivision of the state hall have the right to purchase the event that the said state, city, city and country, municipal water district, irrigation district, irrigation district, irrigation district, and the said state, city, city and country, municipal water district, irrigation district, irrigation district, irrigation district, irrigation of the state set destring to grain the said owner of said works and property can not agree upon said purchase price, amunicipal water district, irrigation district, lighting district on the said specifical purchase price, amunicipal water district, irrigation district, lighting district, or any price of said works and property can not agree upon said purchase price, amunicipal water of such as a said set of said works and property of said works and property of said water to such said said permit or license. In the said specific price of said works are price of said works and property of the terms and conditions in the permit or license, and the said specifical purpose, or that the permittee of licen



DIVISION OF WATER RIGHTS STATE OF CALIFORNIA
DEPARTMENT OF PUBLIC WORKS

LICENSE APPROPRIATE WATER

end Earl W. Auble To Ralph W. Leas ISSUED

January DATED